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## Federal Defenders OF NEWYORK, INC.

Southern District 81 Main Street, Suite 300 White Plains, N.Y. 10601-4150 Tel: (914) 428-7124 Fax: (914) 948-5109

David E. Patton

Executive Director

and Attorney-in-Chief

Southern District of New York

Jennifer L. Brown

Attorney-in-Charge

Sentencing from May 26, 2022 until Sept. 7, 2022 at 2:00 pm is GRANTED without

objection by the Gov't. Clerk of Court is requested to terminate the motion (doc. 55).

Deft's request to adjourn the in-person

May 3, 2022

May 3, 202

## **BY ECF & E-MAIL**

The Honorable Nelson S. Román United States District Judge Southern District of New York 300 Quarropas Street White Plains, New York 10601

SO ORDERED:

Dated: White Plains, NY

May 9, 2022

Re: United States v. Gary Pamperien, 20-cr-00275-1 (NSR)

Dear Honorable Judge Román:

HON, NELSON S. ROMÁN UNITED STATES DISTRICT JUDGE

I write to request an adjournment of the sentencing currently scheduled for May 26, 2022, at 10:00 a.m. to a date in September 2022.

In his prior request for an adjournment, dated February 23, 2022, Mr. Pamperien's prior counsel, Jason Ser, noted Mr. Pamperien's on-going heart issues for which he was seeking medical assistance. Mr. Pamperien underwent heart surgery on April 20, 2022. Given that the surgery occurred only two weeks ago, he is engaged in follow-up care with his doctors to monitor his progress and will be under his care in the coming months.

In addition, as the Court is likely aware Mr. Ser has left the Federal Defender's Office last month. His replacement, Rachel Martin, who will be taking over this case, does not start until June 6, 2022. Ms. Martin will require time to review the file, meet with Mr. Pamperien, and prepare a sentencing submission on his behalf.

I have discussed this request with Assistant United States Attorney Ben Gianforti, who does not object to this request. Therefore, Mr. Pamperien respectfully requests this matter be adjourned to a date in September 2022 for sentencing.

USDC SDNY
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ELECTRONICALLY FILED
DOC #:\_\_\_\_
DATE FILED:\_\_\_5/9/2022

Sincerely,

Elizabeth K. Quinn

Assistant Federal Defender

cc: Ben Gianforti, AUSA Samuel Adelsberg, AUSA